CHARLES A. BUTLER)	C/A No. 01A01-9808-CH-00428
)	DAVIDSON COUNTY
Petitioner-Appellant)	Chancery No. 98-984-I
)	
v.)	
)	FILED
TENNESSEE DEPARTMENT OF)	
CORRECTION)	luna 20, 1000
)	June 29, 1999
Respondent-Appellee)	Cecil Crowson, Jr. Appellate Court Clerk

IN THE COURT OF APPEALS AT NASHVILLE

APPEALED FROM THE CHANCERY COURT OF DAVIDSON COUNTY
THE HONORABLE IRVIN H. KILCREASE, JR., CHANCELLOR

Charles A. Butler, Pro Se #136479 NECX POB 5000 Mountain City, TN 37683

For Petitioner-Appellant

Paul G. Summers Attorney General and Reporter

Michael E. Moore Solicitor General

Stephanie R. Reevers, BPR 10587 Senior Counsel Civil Rights and Claims Division 425 Fifth Avenue North Second Floor, Cordell Hull Building Nashville, TN 37243-0488

Attorneys for Respondent-Appellee

AFFIRMED AND REMANDED

Houston M. Goddard, Presiding Judge

CONCUR:

FRANKS, J.

SUSANO, J.

OPINION

Plaintiff Charles A. Butler, an inmate incarcerated in the penal system of the State of Tennessee, seeks to have a parole violation detainer issued by the State of Georgia lodged with the Tennessee Department of Corrections declared invalid.

As best we understand the record, the basis for Mr. Butler's assertion is that the State of Georgia failed to bring him to trial within 180 days after his request as mandated by the Interstate Compact On Detainers.

The Trial Court found, with citations of appropriate authority, that the Compact does not apply to parole violations, and for that reason dismissed Mr. Butler's suit.

Our review of the record persuades us this is an appropriate case for affirmance under Rule 10(a) of this Court.

For the foregoing reasons the judgment of the Trial Court is affirmed and the cause remanded for collection of costs below. Costs of appeal are adjudged against Mr. Butler.

Houston M. Goddard, P.J.

CONCUR:		
Herschel P. Franks, J.		
Charles D. Susano, Jr., J.		